

R E M A R K S

This Amendment accompanies a SECOND RENEWED PETITION TO ACCEPT AN UNINTENTIONALLY DELAYED CLAIM FOR THE BENEFIT OF A PRIOR-FILED APPLICATION 37 CFR §1.78(a)(3) in order to correctly state the relationship with the (parent) application of which the instant application is intended to be a continuation.

It is believed that all the requirements mentioned in said DECISION, and in particular all portions emphasized therein, have been properly complied with. An editorial error regarding the year of filing of the parent Japanese Patent Application has also been corrected. The petition is therefore believed to be now in condition for a grant and such a grant at an early date is earnestly solicited.

Respectfully submitted,


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